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1	(Stipulating Parties L	isted on Signature Pages)		
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8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTR	RICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION			
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12	In re: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION	MDL No. 1917		
13		Master File No. M:07-5944-SC		
14	This Document Relates to:	STIPULATION AND [PROPOSED] ORDER EXTENDING THE DEADLINE		
15	ALL ACTIONS	TO FILE MOTIONS TO COMPEL		
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1	This Stipulation and Proposed Order Extending the Deadline to File Motions to Compel			
2	between Panasonic Corporation, Panasonic Corporation of North America ("PNA"), and MT Pictur			
3	Display Co., Ltd. (collectively, "Panasonic"), on the one hand, and plaintiffs Best Buy Co., Inc			
4	Best Buy Purchasing LLC, Best Buy Enterprise Services, Inc., Best Buy Stores, L.P., Bestbuy.com			
5	L.L.C., and Magnolia Hi-Fi, LLC ("Best Buy") and Direct Action Plaintiffs and the Indirect			
6	Purchaser Class Plaintiffs (collectively, "Plaintiffs"), on the other hand, is made with respect to the			
7	following facts and recitals:			
8	WHEREAS, on March 21, 2014, the Court entered a scheduling order setting the close of			
9	fact discovery for September 5, 2014. See Dkt. No. 2459;			
10	WHEREAS, the deadline to file any motion to compel after the discover cut-off is			
11	September 12, 2014 (L.R. 37-3);			
12	WHEREAS, on August 1, 2014, defendant PNA served its First Set of Requests for			
13	Admission to Best Buy;			
14	WHEREAS, on September 5, 2014, Best Buy served its Responses to PNA's First Set of			
15	Requests for Admission to Best Buy and stated objections on various grounds;			
16	WHEREAS, on September 11, 2014, counsel for Best Buy and PNA held a telephonic meet			
17	and confer to discuss deficiencies in Best Buy responses identified by PNA and have a bona fide			
18	intent to continue doing so;			
19	WHEREAS, on August 1, 2014, Plaintiffs served their First Set of Requests for Admission			
20	on Panasonic;			
21	WHEREAS, on September 5, 2014, Panasonic served its Responses to Plaintiffs' First Set of			
22	Requests for Admission and stated objections on various grounds;			
23	WHEREAS, on September 10-11, 2014, counsel for the undersigned parties held telephonic			
24	meet and confers to discuss deficiencies in Panasonic's responses identified by Plaintiffs and have a			
25	bona fide intent to continue doing so;			
26	WHEREAS, the undersigned parties have conferred by and through their counsel and,			
27	subject to the Court's approval, HEREBY STIPULATE AS FOLLOWS:			
28	1. Subject to the parties' September 11, 2014 meet and confer discussion, PNA will			

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1		provide Best Buy with revised language for certain requests in PNA's First Set of
2		Requests for Admission to Best Buy by September 12, 2014.
3	2.	Subject to the parties' September 11, 2014 meet and confer discussion, Best Buy will
4		provide PNA with revised responses to certain requests in PNA's First Set of
5		Requests for Admission to Best Buy by September 19, 2014.
6	3.	The undersigned parties agree to extend the deadline for PNA to file a motion to
7		compel relating to PNA's First Set of Requests for Admission to Best Buy, to the
8		extent one is deemed necessary by PNA, to September 26, 2014.
9	4.	Subject to the parties' September 11, 2014 meet and confer discussion, with respect
10		to Plaintiffs' First Set of Requests for Admission to Panasonic, Plaintiffs will provide
11		Panasonic with a revised list of documents for discussion by September 18, 2014.
12	5.	Subject to the parties' meet and confer discussion, Panasonic will review the revised
13		list for possible inclusion in a declaration or stipulation related to their authenticity
14		and business record status by October 9, 2014.
15	6.	The undersigned parties agree to extend the deadline for Plaintiffs to file a motion to
16		compel relating to the Plaintiffs' First Set of Requests for Admission to Panasonic, to

e a motion to Panasonic, to the extent one is deemed necessary by Plaintiffs, to October 16, 2014.

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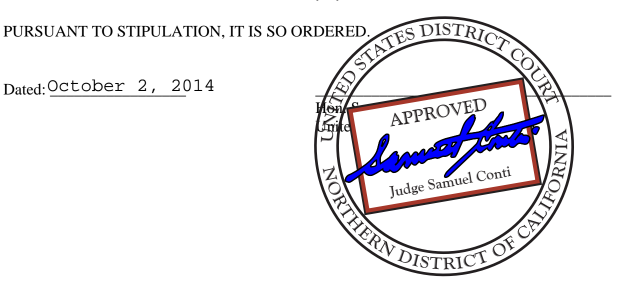
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Dated: October 2, 2014

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1	Date: September 12, 2014	WINSTON & STRAWN LLP
2		
		By: /s/ Eva W. Cole
3		JEFFREY L. KESSLER (pro hac vice)
4		Email: jkessler@winston.com
		EVA W. COLE (<i>pro hac vice</i>) Email: ewcole@winston.com
5		MOLLY M. DONOVAN (pro hac vice)
6		Email: mmdonovan@winston.com
U		ALDO A. BADINI (257086)
7		Email: abadini@winston.com
0		WINSTON & STRAWN LLP
8		200 Park Avenue
9		New York, New York 10166-4193
		Telephone: (212) 294-6700
10		Facsimile: (212) 294-4700
11		STEVEN A. REISS (pro hac vice)
1.0		Email: steven.reiss@weil.com
12		DAVID L. YOHAI (pro hac vice)
13		Email: david.yohai@weil.com
13		ADAM C. HEMLOCK (pro hac vice)
14		Email: adam.hemlock@weil.com
1.5		WEIL, GOTSHAL & MANGES LLP
15		767 Fifth Avenue
16		New York, New York 10153-0119
		Telephone: (212) 310-8000
17		Facsimile: (212) 310-8007
18		Attorneys for Defendant Panasonic Corporation of
19		North America
20		ROBINS, KAPLAN, MILLER & CIRESI L.L.P.
		Dry /c/ Laura E. Melaca
21		By: / <u>s/ <i>Laura E. Nelson</i></u> Elliot S. Kaplan
22		K. Craig Wildfang
		Laura E. Nelson
23		ROBINS, KAPLAN, MILLER & CIRESI L.L.P.
24		800 LaSalle Avenue
24		2800 LaSalle Plaza
25		Minneapolis, MN 55402
		Telephone: (612) 349-8500
26		Facsimile: (612) 339-4181
27		Email: eskaplan@rkmc.com
		kcwildfang@rkmc.com
28		lenelson@rkmc.com
		4

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1	Roman M. Silberfeld David Martinez
2	Jill S. Casselman ROBINS, KAPLAN, MILLER & CIRESI L.L.P.
3	2049 Century Park East, Suite 3400
	Los Angeles, CA 90067-3208
4	Telephone: (310) 552-0130
5	Facsimile: (310) 229-5800 Email: rmsilberfeld@rkmc.com
6	dmartinez@rkmc.com
	jscasselman@rkmc.com
7	Counsel For Plaintiffs Best Buy Co., Inc., Best Buy
8	Purchasing LLC, Best Buy Co., Inc., Best Buy Purchasing LLC, Best Buy Enterprise Services,
9	Inc., Best Buy Stores, L.P., Bestbuy.com, L.L.C.,
9	and Magnolia Hi-Fi, LLC, and on behalf of the
10	Direct Action Plaintiffs
11	BOIES, SCHILLER & FLEXNER LLP
12	
13	/s/ Philip J. Iovieno
	Philip J. Iovieno
14	Anne M. Nardacci
15	BOIES, SCHILLER & FLEXNER LLP 30 South Pearl Street, 11th Floor
	Albany, NY 12207
16	Telephone: (518) 434-0600
17	Facsimile: (518) 434-0665
	Email: piovieno@bsfllp.com
18	Email: anardacci@bsfllp.com
19	William A. Isaacson
20	BOIES, SCHILLER & FLEXNER LLP
20	5301 Wisconsin Ave. NW, Suite 800
21	Washington, D.C. 20015 Telephone: (202) 237-2727
22	Facsimile: (202) 237-2727
	Email: wisaacson@bsfllp.com
23	g g.
24	Stuart Singer BOIES, SCHILLER & FLEXNER LLP
25	401 East Las Olas Blvd., Suite 1200
	Fort Lauderdale, FL 33301
26	Telephone: (954) 356-0011
27	Facsimile: (954) 356-0022 Email: ssinger@bsfllp.com
	Linan. sanger @ osnip.com
28	Liaison Counsel for Direct Action Plaintiffs and
	5

Attorneys for Plaintiffs Electrograph Systems, Inc., 1 Electrograph Technologies, Corp., Office Depot, Inc., Interbond Corporation of America, P.C. 2 Richard & Son Long Island Corporation, MARTA 3 Cooperative of America, Inc., ABC Appliance, Inc., and Schultze Agency Services LLC on behalf of 4 Tweeter Opco, LLC and Tweeter Newco, LLC 5 TRUMP, ALIOTO, TRUMP & PRESCOTT, LLP 6 /s/ Lauren C. Russell Mario N. Alioto 7 Lauren C. Russell TRUMP, ALIOTO, TRUMP & PRESCOTT, LLP 8 2280 Union Street San Francisco, CA 94123 9 Telephone: (415) 563-7200 Fax: (415) 346-0679 10 Email: malioto@tatp.com laurenrussell@tatp.com 11 Lead Counsel for the Indirect Purchaser Plaintiffs 12 13 Pursuant to Local Rule 5-1(i)(3), the filer attests that concurrence in the filing of this 14 document has been obtained from each of the above signatories. 15 16 17 18 19 20 21 22 23 24 25 26 27 28 6

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